UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW	V YORK
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In re	: Chapter 11 Case No.
LEHMAN BROTHERS SPECIAL FINANCING INC., et al.	: 08-13888 (JMP)
Debtors.	: (Jointly Administered
	• •
NOTICE OF DARTIAL TRANSFER	OF CLADA

NOTICE OF PARTIAL TRANSFER OF CLAIM PURSUANT TO FRBP RULE 3001(e)(2)

Please take notice that a claim (the "Claim") has been filed in this case or deemed filed under 11 U.S.C. §1111(a). The Transferee hereby gives evidence and notice pursuant to Fed. R. Bankr. P. 3001(e)(2) of the transfer, other than for security, of the claim referenced in this notice and the evidence of transfer attached hereto as Exhibit A.

	Nestle in the USA Pension
Barclays Bank PLC	<u>Trust</u>
Name of Transferee	Name of Transferor
\$7,485,000.00	15176
Proof of Claim Amount	Proof of Claim No.

You are hereby requested to make all future payments and distributions, and to give all notices and other communications, in respect of the Claim to the Transferee at the address below.

TRANSFEREE: Barclays Bank PLC

745 Seventh Avenue New York, NY 10019 Telephone: (212) 412-2865

Fax: (212)294-0365

Email: daniel.crowley@barclayscapital.com daniel.miranda@barclayscapital.com

EXHIBIT A

[Evidence of Transfer of Claim]

EVIDENCE OF TRANSFER OF CLAIM

For good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Nestle In the USA Pension Trust ("Seller") does hereby unconditionally and irrevocably sell, transfer and assign unto Barclays Bank PLC ("Buyer") all rights, title and interest in and to the claims of Seller [referenced as proof of claim number 15176] in the principal amount of \$7,485,000.00 plus all interest, fees and other amounts related thereto (the "Claim") against Lehman Brothers Special Funding Inc. (the "Debtor") whose Chapter 11 bankruptcy case is pending in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") (or any other court with jurisdiction over the bankruptcy proceedings) as In re Lehman Brothers Special Financing Inc., Case No. 08-13888.

Seller hereby waives any objection to the transfer of the Claim assigned herein (the "Transferred Claim") to Buyer on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Seller acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Seller transferring to Buyer the Transferred Claim and recognizing the Buyer as the sole owner and holder of the Transferred Claim. Seller further directs the Debtor, the Bankruptcy Court and all other interested parties that all further notices relating to the Transferred Claim, and all payments or distributions of money or property in respect of the Transferred Claim, shall be delivered or made to the Buyer.

IN WITNESS WHEREOF, the undersigned has duly executed this Transfer of Claim by its duly authorized representative dated the 26th day of July, 2011.

NESTLE IN THE USA PENSION TRUST

BARCLAYS BANK PLC

La: Brolbeck

Name: Karin Brodbeck

Name: Daniel Chuloy

Title: Director- Refirement

Title: mansory or women

United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076		OF OF CLAIM
In Re: Chapter ! 1	Filed: USB	C - Southern District of New York
Lehman Brothers Holdings Inc., et al. Case No. 08-13555 (JMP) Debtors. (Jointly Administered)		08-13555 (Japp)
Name of Debtor Against Which Claim is Held Case No. of Debtor		0000015176
Lehman Brothers Special Financing Inc. 08-13888 (JMP)		
NOTE: a value of the fiducities of the about climator and maintain expense arrows after those other contents of the content of the content of the payment of an administrative expense may be fiducities on the old SOC 1800. No faternaty the form should not be used to raise a climator of climator or at a Socialne of Socialne rounds reverse side as	THIS SPACE	IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
Name and address of Creditor: (and name and address where notices should be sent if different from Creditor)	Check this box to indicate that this claim amends a previously filed claim.	
Nestle in the USA Pension Trust		
c/o Nestle Retirement Investments Attn: Karin Brodbeck	Court Claim Number:	
777 W. Putnam Avenue	(If known)	ļ
Greenwich, CT 06830	Filed on:	
		}
Telephone number: 203-629-7701 Email Address: karin.brodbeck@us.nestle.com Name and address where payment should be sent (if different from above)		4
realite and address where payment should be sent (if different from above)	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
Telephone number: Email Address:	Check this box if you are the debtor or trustee in this case.	
		5. Amount of Claim Entitled to Priority
 Amount of Claim as of Date Case Filed: \$ 7,672,380.24 If all or part of your claim is secured, complete Item 4 below; however, if all of your claim 	m is unsecured do not complete	under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following
item 4. If all or part of your claim is entitled to priority, complete Item 5.		categories, check the box and state the
If all or part of your claim qualifies as an Administrative Expense under 11 U.S.C. §503(b)(9), complete Item 6.	amount.
Check this box if all or part of your claim is based on a Derivative Contract.* Check this box if all or part of your claim is based on a Guarantee.*		Specify the priority of the claim:
*IF YOUR CLAIM IS BASED ON AMOUNTS OWED PURSUANT TO EITHER OR A GUARANTEE OF A DEBTOR, YOU MUST ALSO LOG ON TO http://www.follow.the.directions to complete the applicable question supporting documentation or your claim will be disallowe	w.lehman-claims.com AND NAIRE AND UPLOAD	□ Domestic support obligations under 11 U.S.C. § 507(a\(\chi)\)(A) or (a\(\chi)\)(B). □ Wages, salaries or commissions (up to \$10,950), earned within 180 days before filing
Check this box if claim includes interest or other charges in addition to the principal itemized statement of interest or additional charges. Attach itemized statement of interest http://www.lehman-claims.com if claim is a based on a Derivative Contract or Guarantee	or charges to this form or on	of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4).
2. Basis for Claim: See attachment.		Contributions to an employee benefit plan -
(See instruction #2 on reverse side.)		Up to \$2,425 of deposits toward purchase,
Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled account as:		lease, or rental of property or services for personal, family, or household use - 11 U.S.C.
(See instruction #3a on reverse side.)		§ 507(a)(7).
 Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right or 	f setoff and provide the requested	Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8).
information. Nature of property or right of setoff: Real Estate Motor Vehicle	Other	Other – Specify applicable paragraph of 11 U.S.C. § 507(a)().
Describe:		0.s.c. y 30/(a)().
Value of Property: \$Annual Interest Rate Amount of arrearage and other charges as of time case filed included in secured cla	_%	Amount entitled to priority:
Amount of arrearage and other charges as of time case filed included in secured clais Basis for perfection:		•
Amount of Secured Claim: \$ Amount Unsecured: \$		
6. Amount of Claim that qualifies as an Administrative Expense under 11 U.S.C.	§503(b)(9): \$	
(See instruction #6 on reverse side.) 7. Credits: The amount of all payments on this claim has been credited for the purpose	-C	TOP COLUMN VON ONLY
8. Documents: Attach redacted copies of any documents that support the claim, such as orders, invoices, itemized statements of running accounts, contracts, judgments, mortgage Attach redacted copies of documents providing evidence of perfection of a security interest.	s promissory notes, purchase s and security agreements.	FOR COURT USE ONLY
on reverse side.) If the documents are voluminous, attach a summary. DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE		FILED RECEIVED
SCANNING. If the documents are not available, please explain:		SEP 17 2009
Date: Signature: The person filing this claim must sign it. Sign and print name an person authorized to file this claim and state address and telephone number if or	d title, if any, of the creditor or other ifferent from the notice address	JLI 1. DEI
9/16/09 above. Attach copy of power of attorney, if any.	_	EPIQ BANKRUPTCY SOLUTIONS, LLC
Penalty for presenting froudulent claim: Fine of up to \$500 000 or im		

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
Lehman Brothers Special Financing Inc.,) Case No. 08-13888 (JMP)
Debtor.) Jointly Administered)

ATTACHMENT TO PROOF OF CLAIM OF NESTLÉ IN THE USA PENSION TRUST AGAINST LEHMAN BROTHERS SPECIAL FINANCING INC.

- 1. Karin Brodbeck, Director of Nestlé Retirement Investments, whose business and mailing address is 777 W. Putnam Avenue, Greenwich, CT 06830, is an authorized signatory of Nestlé in the USA Pension Trust ("Pension Trust").
- 2. On September 15, 2008, Lehman Brothers Holdings Inc. ("<u>LBHI</u>") filed a voluntary petition for relief under Chapter 11 of Title 11 of the United States Code. On October 3, 2008 (the "<u>Petition Date</u>"), Lehman Brothers Special Financing Inc. ("<u>LBSF</u>" or the "<u>Debtor</u>") filed a voluntary petition for relief under Chapter 11 of Title 11 of the United States Code. The case is jointly administered under the LBHI Chapter 11 proceeding. As more fully described below, as of the Petition Date, LBSF was, and still is, indebted to Pension Trust in the aggregate amount of at least \$7,672,380.24.
- 3. Pension Trust employs various investment advisors to manage its investment accounts, including Pacific Investment Management Company LLC ("PIMCO"), BlackRock Financial Management, Inc. ("Blackrock"), The Clifton Group ("Clifton"), and Western Asset Management Company ("Western"). None of these investment advisors are filing proofs of claim on behalf of Pension Trust.

A. PIMCO Transactions

- 4. In connection with its management of Pension Trust accounts, PIMCO entered into certain swap transactions under that certain ISDA Master Agreement (including all exhibits, annexes, schedules relating thereto, and as amended from time to time, the "PIMCO ISDA Agreement"), dated as of April 16, 1999.
- 5. Pension Trust's claim in connection with its PIMCO-managed accounts is governed by that certain Stipulation, Agreement and Order Exempting PIMCO from the Obligation to Comply with Certain Requirements of the Bar Date Motion Related to Derivative Contracts so-ordered on July 2, 2009 [Docket No. 4274] (the "Stipulation and Order"). Pursuant to the Stipulation and Order, Pension Trust is not required to complete the Derivative Questionnaire or the Guarantee Questionnaire and is exempt from the requirement to provide information and documentation in accordance with such questionnaires.
- 6. The PIMCO ISDA Agreement that forms the basis of Pension Trust's claim in connection with its PIMCO-managed accounts is also the subject of a settlement agreement, dated July 24, 2009, among PIMCO, as investment advisor to each PIMCO Client, LBSF, LBHI, as credit support provider, and others.
- 7. For purposes of filing this proof of claim, PIMCO provided to Pension Trust a statement of all of the transactions with LBSF that PIMCO had executed on behalf of Pension Trust for account numbers 1894 and 2940 (the "Transaction Statement"). Pursuant to the Transaction Statement, LBSF owes Pension Trust an aggregate amount of \$395,741.00, consisting of the excess collateral posted by Pension Trust in the amount of (i) \$140,724.00 for account number 1894; and (ii) \$255,017.00 for account number 2940. Attached hereto and incorporated herein by reference as Exhibit A is a copy of the Transaction Statement for Pension Trust accounts managed by PIMCO.

B. <u>BlackRock Transactions</u>

- 8. In connection with its management of Pension Trust accounts, BlackRock, in its capacity as investment manager and agent for Pension Trust, and LBSF are parties to that certain ISDA Master Agreement (including all exhibits, annexes, schedules relating thereto, and as may be amended from time to time, the "BlackRock ISDA Agreement"), dated as of December 20, 2006. A copy of the BlackRock ISDA Agreement will be provided in connection with the online Derivative Questionnaire.
- 9. By a notice dated September 15, 2008 (the "Termination Notice"), BlackRock, acting for and on behalf of Pension Trust, designated September 15, 2008 as the Early Termination Date in respect of all outstanding transactions under the BlackRock ISDA Agreement. In connection therewith, BlackRock also delivered to LBSF the Payment Notice and Notice of Calculation of Early Termination Payment, setting forth the manner in which the amount due and owing following the termination of the transactions under the BlackRock ISDA Agreement was calculated. Copies of the Termination Notice, Payment Notice and Notice of Calculation of Early Termination Payment will be provided in connection with the online Derivative Questionnaire.
- 10. Accordingly, as of the date hereof, prepetition amounts outstanding and due to Pension Trust on account of the terminated transactions in its BlackRock-managed account total \$229,313.00.

C. Clifton Transactions

11. Clifton, in its capacity as investment manager and agent for Pension Trust, and LBSF are parties to that certain ISDA Master Agreement (including all exhibits, annexes, schedules relating thereto, and as may be amended from time to time, the "Clifton ISDA"

Agreement"), dated as of April 25, 2007. A copy of the Clifton ISDA Agreement will be provided in connection with the online Derivative Questionnaire.

- 12. By a notice dated September 15, 2008 (the "Termination Notice"), Clifton, acting for and on behalf of Pension Trust, designated September 15, 2008 as the Early Termination Date in respect of all outstanding transactions under the Clifton ISDA Agreement. In connection therewith, Clifton also delivered to LBSF the Termination Amount Calculation Notice and Second Demand for Payment, which set forth the manner in which the amount due and owing following the termination of the transactions under the Clifton ISDA Agreement was calculated. Copies of the Termination Notice, Termination Amount Calculation Notice and Second Demand for Payment will be provided in connection with the online Derivative Questionnaire.
- 13. As of the date hereof, prepetition amounts outstanding and due to Pension Trust on account of the terminated transactions total \$7,238,650.00, which amount is net of \$2,975,156.00 of collateral posted by LBSF. Further, as set forth in Section 6(e) of the Clifton ISDA Agreement, LBSF is obligated to pay interest to Pension Trust on all past due amounts under the transactions. The amount of interest payment due and owing through October 3, 2008 is \$9,683.71.

D. Western Transactions

- 14. Western, in its capacity as investment manager and agent for Pension Trust, and LBSF are parties to that certain ISDA Master Agreement (including all exhibits, annexes, schedules relating thereto, and as may be amended from time to time, the "Western ISDA Agreement"), dated as of July 19, 2001. A copy of the Western ISDA Agreement will be provided in connection with the online Derivative questionnaire.
- 15. In connection with the termination of certain swap transactions executed by Western on behalf of Pension Trust, Pension Trust owes an amount of \$206,919.81 to LBSF.

E. Claim Amount

- 16. Based on the foregoing, as of the Petition Date, LBSF was, and still is, indebted to Pension Trust in the aggregate amount of \$7,873,387.71 consisting of: (i) \$395,741.00 with respect to PIMCO-managed accounts; (ii) \$229,313.00 with respect to BlackRock-managed accounts; and (iii) \$7,248,333.71 with respect to Clifton-managed accounts. With respect to Pension Trust accounts managed by Western, Pension Trust owes LBSF \$206,919.81.
- 17. Pension Trust is entitled to offset the amount of \$206,919.81 that it owes to LBSF through its Western-managed account against the amount of \$7,873,387.71 that LBSF owes to Pension Trust through the accounts managed by PIMCO, BlackRock and Clifton.
- 18. In addition, LBSF, as the defaulting party, became liable to Pension Trust for all reasonable out-of-pocket expenses, including legal fees, incurred by Pension Trust by reason of the enforcement and protection of its rights under the aforementioned ISDA agreements. As a result of the early termination of the transactions, Pension Trust has incurred approximately \$5,912.34 in such fees and expenses, including legal fees.
- 19. Accordingly, the prepetition amount outstanding and due to Pension Trust on account of the termination of the transactions managed by its investment advisors total \$7,672,380.24.

F. Reservation of Rights

20. In executing and filing this proof of claim, Pension Trust does not submit itself to the jurisdiction of this Court for any purpose other than with respect to this claim, and does not waive (i) any of its rights and remedies against any other person or entity who may be liable for all or part of the claim set forth herein, whether an affiliate, assignee, guarantor or otherwise, of the Debtor, (ii) any other obligation owed to Pension Trust, (iii) any past, present or future defaults (or events of default) by the Debtor, or (iv) any right to seek to withdraw the reference

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with respect to the subject matter of this claim or any objection, counterclaim or other proceeding commenced with respect thereto. The filing of this proof of claim is not an election of remedies.

21. Pension Trust expressly reserves the right to amend or supplement this proof of claim in any respect at any time, including, without limitation, in respect of additional amounts.

Dated: September 16, 2009

NESTLÉ IN THE USA PENSION TRUST

y: Kain Brodbeck

Director, Nestlé Retirement Investments

Exhibit A

Type 1

ISDA Transactions (agreement dated April 1

Counterparty Exposure

	_		
PIMCO Account Number:		Lehman Brothers Sp	PIMCO Account Number(s):
1894	1	ecial Fina	
	:	nancii	1894, 2940

nancing, Inc

Exposure Summary

Account Name:

Nestlé in the USA Pension Trust

Account Base Currency: OSU

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A second																
Transactions (agreement dated April 16, 1999)	April 16, 199	9														
Transaction Description External Security [Rec(Pay) Methodology] 2 Identifier 3 Identifier	External identifier 3	Security Identifier	Sec Type 4	Security Description	Trans Code 5	Trade Date	Trade Date Settle Date Trans Maturity Curr Date	Trans	Maturity Date	g	Quantity	Price	Proceeds in	Rec(Pay) in Rec(Pay) in Rec(Pay) in	tec(Pay) in 1	Rec(Pay) in
Original Trade	2892596	SWPC56405	CDSW	CDSW SARA LEE BP LSI	8	2/21/2007	2/22/2007	asa	9/20/2011	0.35	900,000			_		
Termination (Broker Quote)	2892596	SWPC56405	CDSW	CDSW SARA LEE BP LSI				GSN	9/20/2011	0.35	900,000	0.76500	6,885	6,885	6,885	6.885
Original Trade	3528752	SWPC82385	CDSW	CDSW CDX IG9 10Y BP LSI	8	B 12/10/2007 12/13/2007	12/13/2007	USD 12	USD 12/20/2017	-0.8	500,000	Water Co. See	The last was been a			
Termination (Broker Quote)	3528752	SWPC82385	CDSW	CDSW CDX IG9 10Y BP LSI				OSD	12/20/2017	8.0	500,000	7,40370	37,019	37,019	37,019	37,019
Original Trade	2705738	SWPC85248	CDSW	CDSW MORGAN STANLEY BP LSI	8	10/12/2006	10/13/2006	usp	12/20/2016	-0.34	1,000,000			***************************************	And the same of th	Manager Breitfieber ber alle alle an
Termination (Broker Quote)	2705738	SWPC85248	CDSW	2705738 SWPCB524B CDSW MORGAN STANLEY BP LSI				OSD	12/20/2016	-0.34	1,000,000	23.53004	235,300	235,300	235,300	235,300
	08132008_62	08132008_62 SWU007994	VARS	VARS VARS CLV8 .21390625 09/17/08 LSI	В	8/13/2008 8/13	2	008 USD 9,	9/17/2008 (0.4625	\$0,000		A THE RESERVE THE PARTY OF THE			
Termination (Broker Quote)	08132008_62 SWU007994	4	VARS	VARS CLV8 .21390625 09/17/08 LSI				USD	72		50,000	4.74094	2,370	2,370	2,370	2,370
Original Trade	3910746	SWU086204	COSW	COMM SWAP R TBL/DJAIGTRB LSI	œ	8/27/2008	8/27/2008	USD 12/2	12/29/2008		3.608 1,390,000	ary and a second of the Party o	-	Talkinstein 4:		- 'Late authorization
Termination (Broker Quote)	3910746	SWU086204 C	WSO	COMM SWAP R TBL/DJAIGTR8 LSI				QSU	12/29/2008	93.608	1,390,000	84.12260	-140,850	-140,850	-140,850	-140,850
											Total Before Collateral Rec(Pay)	ateral Rec(Pay)	3		140,724	140,724
											Total ISDA Rec(Pay)	ay)			140,724	140,724

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¹ FT - Failed trade scheduled to settle prior to bankruptcy but failed; OP - Open position at bankruptcy; CO - Collateral; UC - Unseized Collateral; SC - Seized Collateral; RC - Repo Collateral; RP - Open repurchase agreement; OD - Overdraft; AI - Accrused interest

[?] Rec(Pay) methodology refers to one of the following methods used to calculate rec(pay): Broker Quote, Replacement Trade, and Pairoff (characterized as a combination of related buy and sell transactions, unsettled as of the Lehman bankruptcy)

³ Source data obtained from paper confirms (Lehman Effort ID) and DTCC files (Contra Reference ID).

ABS - Asset Backed Security; BKL - Bank Loan; CAP - Interest Rate Cap; CDSW - Credit Default Swap; CDRP - Corporate Bond; COSW - Commodity Index Swap; CURR - Currency; IRSW - Interest Rate Swap; MPT - Mortgage Pass Through; OPTN - Option; REPO - Repurchase Agreement; RRP - Reverse Repurchase Agreement; SWOP - Swaption; SWTR - Total Return Swap; TSY - Sovereign Bond (Domestic or Foreign); VARS - Variance Swap.

⁵ B - Buy; S - Sell; BC - Buy currency; SC - Sell currency, 820 - Buy to open; S20 - Sell to open; BCI - Broker collateral in; CCO - Client collateral out; B2C - Buy to close; S2C - Sell to close; SF - Sell forward; IP - Interest payment; NIP - Negative interest payment

^{6.} A negative number represents an amount payable to LBSF, while a positive number represents an amount receivable from LBSF.

Pending liquidation of broker security collateral, if applicable.

PIMCO Account Number: 2940

Account Name: Nestlé in the USA Pension Trust

Account Base Currency: USD

Coun	Counterparty Exposure ISDA Transactions (agreement dated April 16, 1999)	Anril 16. 199	2														
Type 1	Transaction Description [Rec(Pay) Methodology) 2	External Identifier 3	Security	ž Š	Security Description	Trans	Trade Date	Settle Date	lans.	Maturity	Ç	Quantity	Price		Rec(Pay) in	7	Rec(Pay) in
Ş	Original Trade	9001656	SWPC36043	CDSW	D.R. HORTON BP LSI		12/11/2007	13/13/3007	Ē	1100/00/3	30.5	38.6			1100	0.50	pase curr
ģ	Termination (Broker Quote)	3531006	SWPC36043	CDSW	D.R. HORTON BP LSI				OSD	6/20/2011	8	200.000	3 40360	A C 90		?	
9 !	Original Trade		morange cocu	MSU.	COVICE TOWNS OF THE PROPERTY O	1	The state of the s									4,003	1
; ç	Creman made	7838447	SWPC84266	CDSW	COX IG7 10Y BP (SI	œ	1/18/2007	1/23/2007	USD	12/20/2016	-0.65	1,500,000					
9	Termination (Broker Quote)	2838442	SWPC84266	CDSW	CDX IG7 10Y BP LSI				OSD	12/20/2016	-0.65	1,500,000	8.96259	134,439	134,439	134,439	
Ş.	Original Trade	2731567	SWPC86501	CDSW	CVS CORPORATION NEGB SNR BP LSI	8	10/30/2006	10/31/2006	asu	9/20/2011	-0.21	200,000		***************************************			
ę	Termination (Broker Quote)	2731567	SWPC86501	CDSW	CVS CORPORATION NEGB SNR BP LSI				OSO	9/20/2011	-0.21	200,000	0.76766	1,535	1,535	1,535	
å	Trade	2805946	SWPC98290	CDSW	CDSW FORD MOTOR CRDT 8P LSI	6	12/21/2006	12/22/2006	asu	6/20/2010	-2.31	200,000	and the state of t	1 1 1 1 1 1 1		The state of the s	1
₽	Termination (Broker Quote)	2805946	SWPC98290	CDSW	FORD MOTOR CROT BP LSI				USD.	6/20/2010	-2.31	200,000	16.23013	32,460	32,460	32,460	
Q	Original Trade	2835763	SWPC99363	CDSW	PROCTER & GAMBLE SP LSI		1/11/2007	1/12/2007	asu	9/20/2008	0.07	1,100,000	The same of the sa	1	The sections		ļ
ę	Termination (Broker Quote)	2835763	SWPC99363	CDSW	CDSW PROCTER & GAMBLE SP LSI				OSD	9/20/2008	0.07	1,100,000	0.01776	195	195	195	
ð	Original Trade	2838502	SWPC99819	CDSW	CDSW MEXICO SP 01/19/07 LSI	60 (2	1/18/2007	1/19/2007	OSO	1/20/2017	0.67	300,000	The section of	}	E- E-		
€ Q	Termination (Broker Quote)	2838502	SWPC99819	CDSW					OSD	1/20/2017	0.67	300,000	-8.06292	-24,189	-24,189	-24,189	
Ą	Original Trade	3296651	SWU014084	IRSW	IRS EUR R 6ME/4.0 09/19/07 LSI	60	8/8/2007	8/15/2007	EUR	9/19/2012	4	9,700,000	Management State of S	:	and it commended to a second	The Catherine, many of the Catherine	Personal and souling of
ţģ	Termination (Broker Quote)	3296651	SWU014084	IRSW	IRS EUR R 6ME/4.0 09/19/07 LSI		:		£ 5	9/19/2012	۵	9,700,000	-2.86337	-277,747	-277,747	-394,109	-394,109
ı		;										Total Before Collateral Rec(Pay)	ateral Rec(Pay	_	:	-244,983	-244,983
. 8	CCO - Client Collateral Pledged		CCLSIIUSS		CASH COLLATERAL ISDA LSI USD		;		OSO			500,000	100.00000	500,000		:	:
8	Net		:	İ			•		usb .						500,000	500,000	500,000
												Total Collateral Rec(Pay)	lec(Pay)		ï	500,000	500,000
												Total ISDA Rec(Pay)	ay)			255.017	255,017

Notes

¹ FT - failed trade scheduled to settle prior to bankruptcy but failed; OP - Open position at bankruptcy; CO - Collateral; UC - Unseized Collateral; SC - Seized Collateral; RC - Repo Collateral; RP - Open repurchase agreement; OD - Overdraft; AI - Accrued interest.

² Rec(Pay) methodology refers to one of the following methods used to calculate rec(pay): Broker Quote, Replacement Trade, and Pairoff (characterized as a combination of related buy and sell transactions, unsettled as of the Lehman bankruptcy).

³ Source data obtained from paper confirms (Lehman Effort ID) and DTCC files (Contra Reference ID).

⁴ ABS - Asset Backed Security; BKL - Bank Loan; CAP - Interest Rate Cap; CDSW - Credit Default Swap; CORP - Corporate Bond; CDSW - Commodity Index Swap; CURR - Currency; IRSW - Interest Rate Swap; MPT - Mortgage Pass Through; OPTN - Option; REPO - Repurchase Agreement; RRP - Reverse Repurchase Agreement; SWOP - Swaption; SWTR - Total Return Swap; TSY - Sowereign Bond (Domestic or Foreign); VARS - Variance Swap.

⁵ B - Buy; S - Sell; BC - Buy currency; SC - Sell currency; B2O - Buy to open; S2O - Sell to open; S2O - Sell to open; BCI - Broker collateral in; CCO - Client collateral out; B2C - Buy to close; S2C - Sell to close; SF - Sell forward; IP - Interest payment; NIP - Negative interest payment.

^{6.} A negative number represents an amount payable to LBSF, while a positive number represents an amount receivable from LBSF.
7. Pandros insuldation of broker ceruity collaboral if applicable.

Pending liquidation of broker security collateral, if applicable.

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Morgan, Lewis & Bockius LLP 101 Park Avenue New York, NY 10178-0060 Tel: 212.309.6000 Fax: 212.309.6001

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Morgan Lewis

Oksana Lashko Associate 212.309.6129

September 17, 2009

VIA MESSENGER/RETURN RECEIPT

Epiq Bankruptcy Solutions, LLC Claims Agent 757 Third Avenue, 3rd Floor New York, NY 10017

Attn: Lehman Brothers Claims Processing

Re: Lehman Brothers Holdings, Inc., et al., Debtors

Chapter 11, Case No. 08-13555 (JMP)

Lehman Brothers Special Financing, Inc. Chapter 11, Case No. 08-13888 (JMP)

Dear Sir/Madam:

Enclosed please find an original and two copies of a Proof of Claim being filed on behalf of Nestle in the USA Pension Trust in the amount of \$7,672,380.24 with respect to the above noted case.

Please file stamp the copies and return same back to awaiting messenger for return. If you have any questions, please do not hesitate to contact me.

Sincerely.

Oksana Lashko

OL/le Encs.

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RECEIVED BY:

9/17/09 DATE

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